a domestic non-profit cooperative )
corporation; TRUIST BANK, NORTH CAROLINA,)
a Tennessee Corporation; KING FIRM LLC, a )
fictitious corporation; DOES 1-10; ROE BUSINESS )
and ROE CORPORATIONS 1-10, inclusive, )

Third-Party Defendants. )

## STIPULATION AND ORDER TO DISMISS THIRD PARTY DEFENDANT NEVADA GREATER NEVADA CREDIT UNION ONLY WITH PREJUDICE

COMES NOW, Defendant/Cross-Claimant/Third-Party Plaintiff, (hereinafter "Defendant and/or NEW RISE RENERABLE"), by and through its attorney of record, DAVID M. ZANIEL, ESQ. of RANALLI, ZANIEL, FOWLER & MORAN, LLC, and Third-Party Defendant GREATER NEVADA CREDIT UNION, by and through its attorney of record, JOSHUA A. SLIKER, ESQ. of JACKSON LEWIS, PC, and hereby stipulate to dismiss only Third Party Defendant Greater Nevada Credit Union, with Prejudice, each side to bear their own attorney fees and costs. The parties also stipulate to vacate the April 15, 2025 hearing.

DATED this 14<sup>th</sup> day of Apil 2025

DATED THIS 14th day of April, 2025

\_/s/ <u>DavidZaniel</u>
DAVID M. ZANIEL, ESQ.
50 West Liberty Street, Suite 1050
Reno, Nevada 89501
Attorney for Defendant
New Rise Renewable Reno, LLC

/s/ Joshua A. Sliker
JOSHUA A. SLIKER, ESQ.
Nevada Bar No. 12493
JACKSON LEWIS P.C.
300 S. Fourth Street, Suite 900
Las Vegas, Nevada 89101
Attorneys for Third-Party Defendant Greater
Nevada Credit Union

## **ORDER**

Based on the parties' stipulation [ECF No. 55] and good cause appearing, IT IS HEREBY ORDERED that New Rise Renewables Reno, LLC's Third-Party Claims against Greater Nevada Credit Union are DISMISSED with prejudice, each side to bear its own fees and costs; Greater Nevada Credit Union's motion to dismiss those claims [33] is DENIED as moot; and the April 15, 2025, hearing on that motion to dismiss [54] is VACATED.

U.S. District Judge Jennifer A. Dorsey Dated: April 14, 2025